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RE: Mutual Funds Investment Litigation, Franklin Templeton Sub-Track

Please include me in the settlement (since you managed to waste my time creating this note in response) and please take the following objection from me to the settlement:

- 1) The settlement should be an opt in (not an opt out if you don't respond to your junk mail circular)
- 2) If someone opts in, then they should be included in the monetary pay out automatically (not how you have it presently where everyone except your original client list must send in a bunch of paperwork which ensures you guys get paid, your clients get paid a little and most of the other investors you "represent" get little or nothing while you pad the list of "represented clients").
- 3) Those people who ignore your junk mail circular announcing this waste of time lawsuit should be considered "Opted OUT" not "Opted IN".

Note to the court: Please stop these types of outrageous settlements. I know the plaintiffs and the opposing attorneys like them because: 1) the plaintiff attorney's get rich and their clients get a bit more cash than if they complained just by themselves and 2) the opposing attorney likes it because they drag in everyone else who may have a future claim and wipe out their right to sue later. However, these agreements are a JOKE for the following reason: 1) Plaintiff attorney's DO NOT REPRESENT ME or anyone else who gets the junk mail circulars and does not respond according to the convoluted instructions 2) If I don't respond to their junk mail then I lose my rights while the plaintiff attorney counts me as one of their representative clients (someone someday will file a lawsuit over this fraudulent practice) 3) I want to maintain my rights but the only way to do this is to opt in to this JOKE of a lawsuit and JOKE of a settlement just to complain about it!

Hope this thing drags on forever and none of you get paid!

Sincerely,

Don Sturek